

AARON D. FORD
Attorney General
GREGORY L. ZUNINO, Bar No. 4805
Deputy Solicitor General
CRAIG A. NEWBY, Bar No. 8591
State of Nevada
100 N. Carson Street
Carson City, Nevada 89701-4717
(775) 684-1237
glzunino@ag.nv.gov
cnewby@ag.nv.gov

Attorneys for Barbara Cegavske

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

JILL STOKKE, an individual, CHRIS
PRUDHOME, an individual, MARCHANT
FOR CONGRESS, RODIMER FOR
CONGRESS,

Plaintiffs,

vs.

SECRETARY OF STATE BARBARA
CEGAVSKE, in her official capacity, and
CLARK COUNTY REGISTRAR OF
VOTERS JOSEPH P. GLORIA, in his
official capacity,

Defendants.

Case No. 2:20-cv-02046-DJA

**DECLARATION OF GREGORY L.
ZUNINO IN SUPPORT OF
OPPOSITION TO PLAINTIFFS'
EMERGENCY MOTION FOR
TEMPORARY RESTRAINING ORDER
AND PRELIMINARY INJUNCTION**

1 I, GREGORY L. ZUNINO, declare as follows:

2 I am an attorney, duly licensed in the state of Nevada, currently employed by the
3 Nevada Office of the Attorney General. My title is Deputy Solicitor General, and my
4 responsibility, among other things, is to represent the Nevada Secretary of State in
5 litigation.

6 I have personal knowledge of, and involvement in a case currently pending before
7 the Nevada Supreme Court that I believe to be relevant to the disposition of the above-
8 captioned matter. That case is *Kraus v. Cegavske*, No. 82018. *Kraus* is an appeal from a
9 decision of the First Judicial District Court dated October 29, 2020. I am an attorney of
10 record in *Kraus*, representing the Nevada Secretary of State.

11 Here, the attorney for the plaintiffs is David O'Mara. Mr. O'Mara also represents
12 one or more of the appellants in *Kraus*. In addition to Fred Kraus, Donald J. Trump for
13 President, Inc. (Trump campaign), and the Nevada Republican Party are the appellants
14 in *Kraus* (collectively *Kraus* appellants).

15 As noted above, *Kraus* is an appeal to the Nevada Supreme Court from a decision
16 of the First Judicial District Court of the State of Nevada. Issued by Judge James
17 Wilson, Exhibit 1 hereto is a true and correct copy of the order that is under review in
18 *Kraus*.

19 In *Kraus*, one of the many issues addressed by the trial court pertains to the use by
20 the Clark County Registrar of a machine that authenticates the signatures on ballot
21 envelopes. The use of that machine, known as Agilis, is also the subject of this lawsuit.

22 After a day-long evidentiary hearing in *Kraus*, Judge Wilson rejected claims that
23 Agilis is defective. The testimony at hearing demonstrated that Agilis is highly reliable
24 and only authenticates the most precise signature matches using artificial intelligence.

25 According to testimony, Agilis authenticates approximately 30% of all signatures,
26 leaving 70% of signatures to be evaluated by election workers trained in handwriting
27 analysis. Given the high reliability of Agilis, Judge Wilson rejected the argument that
28 Agilis dilutes honest votes in violation of the Equal Protection Clause. Accordingly, it has

1 already been determined by a court of competent jurisdiction that Agilis is a lawful
2 method of authenticating signatures under Nevada law, as well as federal law.

3 On November 3, 2020, the Nevada Supreme Court denied the *Kraus* appellants'
4 request for an emergency stay of Judge Wilson's order. Exhibit 2 is a true and correct
5 copy of the decision denying the *Kraus* appellants' request for an emergency stay.

6 On November 5, 2020, the *Kraus* appellants represented to the Nevada Supreme
7 Court that they had reached a settlement of all claims, including the dispute over Agilis.
8 Exhibit 3 is a true and correct copy of the pleading wherein they made such
9 representation. The purported settlement did not involve a condition requiring the Clark
10 County Registrar to stop using Agilis to count votes.

11 On November 5, 2020, at approximately 8:30 am, the Trump campaign held a press
12 conference to announce a federal lawsuit to stop the counting of ballots in Clark County.
13 The press conference was broadcast by various media outlets. I watched the press
14 conference and saw several persons whom I know either personally or through media
15 coverage. Plaintiffs Stokke and Prudhome participated in the press conference, and
16 plaintiff Marchant stood in view of the cameras. Plaintiff Rodimer's campaign aide also
17 stood in view of the cameras.

18 Plaintiffs' association with the Trump campaign, along with the common legal
19 representation by Mr. O'Mara, suggests that there is a strong connection between this
20 case and the *Kraus* case. Assuming such a connection, it appears that Plaintiffs may
21 have coordinated with the *Kraus* appellants to knowingly undermine a potential
22 settlement agreement in *Kraus*. This implicates principles of claim preclusion and
23 Younger abstention, such that any dispute over the use of Agilis should be resolved by the
24 Nevada Supreme Court in the *Kraus* case.

25 ///


26 ///

27 ///

28 ///

CERTIFICATE OF MAILING

I certify that I am an employee of the Office of the Attorney General, State of Nevada, and that on this 6th day of November, 2020, I filed with this Court's CM/ECF electronic filing system, **DECLARATION OF GREGORY L. ZUNINO IN SUPPORT OF OPPOSITION TO PLAINTIFFS' EMERGENCY MOTION FOR TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION**, parties associated with this case will be served by this Court's electronic notification system.



Sandra L. Geyer
Office of the Attorney General

INDEX OF EXHIBITS

EXHIBIT No.	EXHIBIT DESCRIPTION	NUMBER OF PAGES
1.	Order Denying Emergency Petition for Writ of Mandamus or in the Alternative Writ of Prohibition	21
2.	Order Denying request for Emergency Stay	4
3.	Settlement including dispute over using Agilis to count votes in Clark County	15
4.	Investigative Report of claims by Plaintiff Stokke	2

EXHIBIT 1

Order Denying Emergency Petition

EXHIBIT 1

REC'D & FILED

2020 OCT 29 PM 5:44

AUSKEY NEWLATT

BY

**IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR CARSON CITY**

-oOo-

**FRED KRAUS, an individual registered
to vote in Clark County, Nevada,
DONALD J. TRUMP FOR PRESIDENT,
INC., and the NEVADA REPUBLICAN
PARTY,**

Petitioners,

vs.

**BARBARA CEGAVSKE, in her official
capacity as Nevada Secretary of State,
JOSEPH P. GLORIA, in his official
capacity as Registrar of Voters for Clark
County, Nevada,**

Respondents.

00142
CASE NO. 20 OC ~~00064~~ 1B

DEPT. 2

**ORDER DENING EMERGENCY PETITION FOR WRIT OF MANDAMUS, OR
IN THE ALTERNATIVE, WRIT OF PROHIBITION**

PROCEDURAL BACKGROUND

Before the Court is the Emergency Petition for Writ of Mandamus, or in the Alternative, Writ of Prohibition. The Court held an evidentiary hearing on October 28, 2020.

ISSUES

Do Petitioners have standing to bring these claims?

Has Registrar Joseph P. Gloria failed to meet his statutory duty under NRS 293B.353(1) to allow members of the general public to observe the counting of ballots?

Has Registrar Gloria unlawfully precluded Petitioners from the use and enjoyment of a right to which Petitioners are entitled?

Has Registrar Gloria exercised discretion arbitrarily or through mere caprice?

Has Registrar Gloria acted without or in excess of authorized powers?

Has Secretary of State Barbara Cegavske failed to meet any statutory duty under NRS 293B.353(1) to allow members of the general public to observe the counting of ballots?

Has Secretary of State Barbara Cegavske unlawfully precluded Petitioners from the use and enjoyment of a right to which Petitioners are entitled?

Has Secretary Cegavske exercised discretion arbitrarily or through mere caprice?

Has Secretary Cegavske acted without or in excess of authorized powers?

Has Secretary of State Cegavske unlawfully precluded Petitioners the use and/or enjoyment of a right to which Petitioners are entitled?

Have Petitioners proved they are entitled to a writ of mandamus on their equal protection claims?

FACTS

It is important to note the factual context in which this case arose. All of the states in the United States are attempting to hold elections under the health, political, social, and economic consequences of the COVID-19 pandemic. Nevada's state and county election officials had relatively little time to assess, plan, modify, and implement procedures that are quite different from the established election procedures in an effort

1 to provide safe, open elections that would not result in long waiting lines. The
2 modification of procedures includes fewer polling places, a very large increase in mail-in
3 voting, and long lines as a result of social distancing.

4 A second important context is that this lawsuit was filed October 23, 2020—11
5 days before the general election.

6 Every Nevada county is required to submit to the Secretary of State, by April 15,
7 2020, the county's plan for accommodation of members of the general public who
8 observe the processing of ballots. NRS 293B.354(1). Registrar Gloria did not submit a
9 plan by April 15, 2020.

10 Registrar Gloria submitted a plan to the Secretary of State on October 20, 2020.
11 A copy of the plan is attached as Exhibit 1.

12 Historically, the Secretary of State has not sent letters or other notification to the
13 counties approving the counties' plans.

14 The Secretary of State's office reviewed Registrar Gloria's plan, concluded it
15 complied with the law, and Secretary Cegavske issued a letter to Registrar Gloria on
16 October 22, 2020. The letter is attached as Exhibit 2. The Secretary did not write that
17 Registrar Gloria's plan was "approved," but it is clear from the letter that the plan was
18 approved with a suggestion to that the Registrar consider providing additional seating in
19 public viewing areas for observers to view the signature verification process to the extent
20 feasible while ensuring that no personally identifiable information is observable by the
21 public.

22 A copy of all 17 county plans were admitted as exhibits. Clark County's plan is not
23 substantially different from the plan of any of the other 16 counties, and none of the
24 plans is substantially different from the plans of previous years.

25 Clark County uses an electronic ballot sorting system, Agilis. No other Nevada
26 county uses Agilis. Some major metropolitan areas including Cook County, Illinois, Salt

1 Lake City, Utah, and Houston, Texas use Agilis. Some Nevada counties use other brands
2 of ballot sorting systems.

3 Registrar Gloria decided to purchase Agilis because of the pandemic and the need
4 to more efficiently process ballot signatures.

5 One of Petitioners' attorneys questioned Registrar Gloria about Agilis in earlier
6 case, Corona v. Cegavske, but never asked Registrar Gloria to stop using Agilis.

7 Clark County election staff tested Agilis by manually matching signatures. Clark
8 County election staff receives yearly training on signature matching from the Federal
9 Bureau of Investigation. The last training was in August of this year.

10 For this general election Clark County is using the same they used for the June
11 primary election. No evidence was presented that the setting used by Clark County
12 causes or has resulted in any fraudulent ballot being validated or any valid ballot
13 invalidated.

14 No evidence was presented of any Agilis errors or inaccuracies. No evidence was
15 presented that there is any indication of any error in Clark County's Agilis signature
16 match rate.

17 Registrar Gloria opined that if Clark County could not continue using Agilis the
18 county could not meet the canvass deadline which is November 15, 2020. The Court
19 finds that if Clark County is not allowed to continue using Agilis the county will not meet
20 the canvass deadline.

21 When the envelope containing mail-in ballots are opened the ballot and envelope
22 are separated and not kept in sequential order. Because they are not kept in sequential
23 order it would be difficult to identify a voter by matching a ballot with its envelope.

24 This is the first election in Registrar Gloria's 28 years of election experience in
25 Clark County that there are large numbers of persons wanting to observe the ballot
26 process.

1 Persons that observe the ballot process sign an acknowledgment and a memo
2 containing instructions to the observer. A copy of an acknowledgment and memo are
3 attached as Exhibit 3.

4 People hired by the Registrar to manage the people wanting to observe the ballot
5 process are called ambassadors. The observer acknowledgment states observers are
6 prohibited from talking to staff. The memo explains the role of ambassadors and invites
7 observers to inform their ambassador they have a question for election officials or the
8 observer may pose a question directly to an election official.

9 Registrar Gloria is not aware of any observer complaints.

10 Several witnesses supporting Petitioners and called by Petitioners testified: they
11 saw ballots that had been removed from the envelope left alone; runners handle ballots
12 in different ways, including taking the ballots into an office, taking ballots into "the
13 vault" and/or otherwise failing to follow procedure, but no procedure was identified;
14 inability to see some tables from the observation area; inability to see into some rooms;
15 inability to see all election staff monitors; inability to see names on monitors; saw a
16 signatures she thought did not match but admitted she had no signature comparison
17 training; and/or trouble getting to where they were supposed to go to observe and
18 trouble being admitted to act as observer at the scheduled time.

19 No evidence was presented that any party or witness wanted to challenge a vote
20 or voter, or had his or her vote challenged.

21 No evidence was presented that there was an error in matching a ballot signature,
22 that any election staff did anything that adversely affected a valid ballot or failed to take
23 appropriate action on an invalid ballot.

24 No evidence was presented that any election staff were biased or prejudiced for or
25 against any party or candidate.

1 One Petitioner witness did not raise issues regarding things she observed with an
2 ambassador but instead went to the Trump Campaign. No issue was ever raised as a
3 result of her observations or report to the Trump Campaign.

4 Washoe County is using cameras to photograph or videotape the ballot process.

5 No Nevada county hand-counts ballots.
6

7 LEGAL PRINCIPLES 8

9 Standing

10 Nevada law requires an actual justiciable controversy as a predicate to judicial
11 relief. *Doe v. Bryan*, 102 Nev. 523, 525, 728 P.2d 443, 444 (1986). For a controversy to
12 exist the petitioner must have suffered a personal injury and not merely a general
13 interest that is common to all members of the public. *Schwarz v. Lopez*, 132 Nev. 732,
14 743, 382 P.3d 886, 894 (2016).
15

16 Mandamus and Prohibition

17 A court may issue a writ of mandamus “to compel the performance of an act
18 which the law especially enjoins as a duty resulting from an office . . . ; or to compel the
19 admission of a party to the use and enjoyment of a right or office to which the party is
20 entitled and from which the party is unlawfully precluded by such . . . person.” NRS
21 34.160. A court may issue a writ of mandamus “when the respondent has a clear,
22 present legal duty to act.” *Round Hill Gen. Imp. Dist. v. Newman*, 97 Nev. 601, 603, 637
23 P.2d 534 (1981). The flip side of that proposition is that a court cannot mandate a
24 person take action if the person has no clear, present legal duty to act. Generally,
25 mandamus will lie to enforce ministerial acts or duties and to require the exercise of
26 discretion, but it will not serve to control the discretion.” *Gragson v. Toco*, 90 Nev. 131,
27

133 (1974). There is an exception to the general rule: when discretion “is exercised arbitrarily or through mere caprice.” *Id.*

“Petitioners carry the burden of demonstrating that extraordinary relief is warranted.” *Pan v. Dist. Ct.*, 120 Nev. 222, 228 (2004).

The writ of prohibition is the counterpart of the writ of mandate. It arrests the proceedings of any tribunal . . . or person exercising judicial functions, when such proceedings are without or in excess of the jurisdiction of such tribunal . . . or person. NRS 34.320.

A writ of prohibition “may be issued . . . to a person, in all cases where there is not a plain, speedy and adequate remedy in the ordinary course of law.” NRS 34.330.

Voting Statutes

NRS 293B.353 provides in relevant part:

1. The county . . . shall allow members of the general public to observe the counting of the ballots at the central counting place if those members do not interfere with the counting of the ballots.

2. The county . . . may photograph or record or cause to be photographed or recorded on audiotape or any other means of sound or video reproduction the counting of the ballots at the central counting place.

3. A registered voter may submit a written request to the county . . . clerk for any photograph or recording of the counting of the ballots prepared pursuant to subsection 2. The county . . . clerk shall, upon receipt of the request, provide the photograph or recording to the registered voter at no charge.

NRS 293B.354 provides in relevant part:

1. The county clerk shall, not later than April 15 of each year in which a general election is held, submit to the Secretary of State for approval a written plan for the accommodation of members of the general public who observe the delivery, counting, handling and processing of ballots at a polling place, receiving center or central counting place.

...

3. Each plan must include:

- (a) The location of the central counting place and of each polling place and receiving center;
- (b) A procedure for the establishment of areas within each polling place and receiving center and the central counting place from which members of the general public may observe the activities set forth in subsections 1 and 2;
- (c) The requirements concerning the conduct of the members of the general public who observe the activities set forth in subsections 1 and 2; and
- (d) Any other provisions relating to the accommodation of members of the general public who observe the activities set forth in subsections 1 and 2 which the county . . . considers appropriate.

AB 4 section 22 provides in relevant part:

1. For any affected election, the county . . . clerk, shall establish procedures for the processing and counting of mail ballots.

2. The procedures established pursuant to subsection 1:

- (a) May authorize mail ballots to be processed and counted by electronic means; and
- (b) Must not conflict with the provisions of sections 2 to 27, inclusive, of this act.

AB 4 section 23 provides in relevant part:

1. . . . for any affected election, when a mail ballot is returned by or on behalf of a voter to the county . . . clerk . . . and a record of its return is made in the mail ballot record for the election, the clerk or an employee in the office of the clerk shall check the signature used for the mail ballot in accordance with the following procedure:

- a. The clerk or employee shall check the signature used for the mail ballot against all signatures of the voter available in the records of the clerk.

AB 4 section 25 provides in relevant part:

1. The counting procedures must be public.

ANALYSIS

Petitioners failed to prove they have standing to bring their Agilis, observation, ballot handling or secrecy claims.

As set forth above for a justiciable controversy to exist the petitioner must have suffered a personal injury and not merely a general interest that is common to all members of the public. Petitioners provided no evidence of any injury, direct or indirect, to themselves or any other person or organization. The evidence produced by Petitioners shows concern over certain things these observers observed. There is no evidence that any vote that should lawfully be counted has or will not be counted. There is no evidence that any vote that should lawfully not be counted has been or will be counted. There is no evidence that any election worker did anything outside of the law, policy, or procedures. Petitioners do not have standing to maintain their mandamus claims.

Likewise, Petitioners provided no evidence of a personal injury and not merely a general interest that is common to all members of the public regarding the differences between the in-person and mail-in procedures. Petitioners provided no evidence of any injury, direct or indirect, to themselves or any other person or organization as a result of the different procedures. All Nevada voters have the right to choose to vote in-person or by mail-in. Voting in person and voting by mailing in the ballot are different and so the procedures differ. There is no evidence that anything the State or Clark County have done or not done creates two different classes of voters. There is no evidence that anything the State or Clark County has done values one voter's vote over another's.

1 There is no evidence of any debasement or dilution of any citizen's vote. Petitioners do
2 not have standing to bring their equal protection claims.

3
4 **Petitioners failed to prove Registrar Gloria failed to meet his**
5 **statutory duty under NRS 293B.353(1) to allow members of the general**
6 **public to observe the counting of ballots?**

7
8 Petitioners argued they have a right to observers having meaningful observation
9 under NRS 293B.353(1) and AB 4 sec. 25. NRS 293B.353(1) provides in relevant part,
10 "[t]he county . . . shall allow members of the general public to observe the counting of
11 the ballots" AB 4 sec. 25 provides in relevant part "[t]he counting procedure must
12 be public." The statutes do not use the modifier "meaningful."

13 The Nevada Legislature codified the right of the public to observe the ballot
14 counting procedure in NRS 293B.353 and 293B.354, and AB 4 section 25(1). NRS
15 293B.354(1) requires each county to annually submit a plan to the Secretary of State.
16 NRS 293B. 354(3) states the requirements of the plan. The statutory requirements of
17 the plan are very general. The legislature left to the election professionals, the Secretary
18 of State and the county elections officials, wide discretion in establishing the specifics of
19 the plan. Petitioners failed to prove either Secretary Cegavske or Registrar Gloria
20 exercised their discretion arbitrarily or through mere caprice.

21
22 The fact that Registrar failed to timely submit a plan was remedied by submitting
23 the plan late and the Secretary of State approving the plan.

24 Petitioners seem to request unlimited access to all areas of the ballot counting
25 area and observation of all information involved in the ballot counting process so they
26

1 can verify the validity of the ballot, creating in effect a second tier of ballot counters
2 and/or concurrent auditors of the ballot counting election workers. Petitioners failed to
3 cite any constitutional provision, statute, rule, or case that supports such a request. The
4 above-cited statutes created observers not counters, validators, or auditors. Allowing
5 such access creates a host of problems. Ballots and verification tools contain confidential
6 voter information that observers have not right to know. Creating a second tier of
7 counters, validators, or auditors would slow a process the Petitioners failed to prove is
8 flawed. The request if granted would result in an increase in the number of persons in
9 the ballot processing areas at a time when social distancing is so important because of
10 the COVID-19 pandemic.

12 Petitioners have failed to prove Registrar Gloria has interfered with any right they
13 or anyone else has as an observer.

14 Petitioners claim a right to have mail-in ballots and the envelopes the ballots are
15 mailed in to be kept in sequential order. Petitioners failed to cite Constitutional
16 provision, statute, rule, or case that creates a duty for Nevada registrars to keep ballots
17 and envelopes in sequential order. Because they failed to show a duty they cannot
18 prevail on a mandamus claim that requires proof a duty resulting from office. Because
19 there is no duty or right to sequential stacking the Court cannot mandate Registrar
20 Gloria to stack ballots and envelopes sequentially.
22 Because there is not right to sequential stacking the Court cannot mandate the use and
23 enjoyment of that "right."

24 Plaintiffs want the Court to mandate Registrar Gloria allow Petitioners to
25 photograph of videotape the ballot counting process. The legislature provided in NRS
26

1 293B.353(2) the procedure for photographing or videotaping the counting of ballots.

2 The county may photograph or videotape the counting and upon request provide a copy
3 of the photographs or videotapes.

4 Petitioners failed to cite any constitutional provision, statute, rule, or case that
5 gives the public the right to photograph or videotape ballot counting.

6 Petitioners failed to prove Secretary Cegavske or Registrar Gloria exercised her or
7 his discretion arbitrarily or through mere caprice in any manner. Therefore, the Court
8 cannot mandate Registrar Gloria to require sequential stacking of ballots and envelopes.

9
10 Petitioners requested the Court mandate Registrar Gloria provide additional
11 precautions to ensure the secrecy of ballots. Petitioners failed to prove that the secrecy
12 of any ballot was violated by anyone at any time. Petitioners failed to prove that the
13 procedures in place are inadequate to protect the secrecy of every ballot.

14 Petitioners also request the Court mandate Registrar Gloria stop using the Agilis
15 system. Petitioners failed to show any error or flaw in the Agilis results or any other
16 reason for such a mandate. Petitioners failed to show the use of Agilis caused or resulted
17 in any harm to any party, any voter, or any other person or organization. Petitioners
18 failed Registrar Gloria has a duty to stop using Agilis.

19
20 AB 4 passed by the legislature in August 2020 specifically authorized county
21 officials to process and count ballots by electronic means. AB 4, Sec. 22(2)(a).

22 Petitioners' argument that AB 4, Sec. 23(a) requires a clerk or employee check the
23 signature on a returned ballot means the check can only be done manually is meritless.
24 The ballot must certainly be checked but the statute does not prohibit the use of
25 electronic means to check the signature.
26

Equal Protection

There is no evidence that in-person voters are treated differently than mail-in voters. All Nevada voters have the right to choose to vote in-person or by mail-in. Voting in person and voting by mailing in the ballot are different and so the procedures differ. Nothing the State or Clark County have done creates two different classes of voters. Nothing the State or Clark County has done values one voter's vote over another's. There is no evidence of debasement or dilution of a citizen's vote.

CONCLUSIONS OF LAW

Petitioners do not have standing to bring these claims.

Registrar Joseph P. Gloria has not failed to meet his statutory duty under NRS 293B.353(1) to allow members of the general public to observe the counting of ballots.

Registrar Gloria has not precluded Petitioners from the use and enjoyment of a right to which Petitioners are entitled.

Registrar Gloria has not exercised discretion arbitrarily or through mere caprice.

Registrar Gloria has not acted without or in excess of authorized powers.

Secretary of State Barbara Cegavske has not failed to meet any statutory duty under NRS 293B.353(1) to allow members of the general public to observe the counting of ballots.

Secretary of State Barbara Cegavske has not unlawfully precluded Petitioners from the use and enjoyment of a right to which Petitioners are entitled.

Secretary Cegavske has not exercised discretion arbitrarily or through mere caprice.

1 Secretary Cegavske has not acted without or in excess of authorized powers.


2 Secretary of State Cegavske has not precluded Petitioners the use and/or
3 enjoyment of a right to which Petitioners are entitled.

4 Petitioners failed to prove they are entitled to a writ of mandamus on any of their
5 claims.

6
7 **ORDER**

8 The Petition for Writ of Mandamus or in the Alternative for Writ of Prohibition is
9 denied.
10

11 October 29, 2020.

12
13 
14 _____
James E. Wilson, Jr.
District Judge

CERTIFICATE OF SERVICE

I certify that I am an employee of the First Judicial District Court of Nevada; that on the 2 day of November 2020, I served a copy of this document by placing a true copy in an envelope addressed to:

Brian R. Hardy, Esq.
10001 Park Run Drive
Las Vegas, NV 89145
bhardy@maclaw.com

MaryAnn Miller
Office of the District Attorney
Civil Division
500 S. Grand Central Parkway
Las Vegas, NV 89106
Mary-Anne.Miller@clarkcountynvda.com


Daniel Bravo, Esq.
3556 E. Russell Road
Second Floor
Las Vegas, NV 89120
dbravo@wrslawyers.com

David O'Mara, Esq.
311 E. Liberty Street
Reno, NV 89501
david@omaralaw.net

Bradley Schrager, Esq.
3556 E. Russell Road
Second Floor
Las Vegas, NV 89120
Bschrager@wrs.awyrs.com

Gregory L. Zunino, Esq.
Office of the Attorney General
100 North Carson Street
Carson City, NV 89701
Gzunino@ag.nv.gov

the envelope sealed and then deposited in the Court's central mailing basket in the court clerk's office for delivery to the USPS at 1111 South Roop Street, Carson City, Nevada, for mailing.


Billie Shadron
Judicial Assistant



Election Department

965 Trade Dr • Ste A • North Las Vegas NV 89030
Voter Registration (702) 455-8683 • Fax (702) 455-2793

Joseph Paul Gloria, Registrar of Voters
Lorena Portillo, Assistant Registrar of Voters

October 20, 2020

The Honorable Barbara K. Cegavske
Secretary of State
State of Nevada
101 N. Carson St., Suite 3
Carson City, Nevada 89701-4786

Attention: Wayne Thorley
Deputy Secretary of State for Elections

RE: Accommodation of Members of the General Public at Polling Places, Mail Ballot Processing, and at the Central Counting Place

Dear Secretary Cegavske:

In accordance with NRS 293B.354, I am forwarding to you the following guidelines which are provided to our polling place team leaders and our election staff to ensure we accommodate members of the general public who wish to observe activities within a polling place and/or at the central counting facilities.

Polling Places (Early Voting and Election Day)

Designated public viewing areas are established in each polling place, both early voting and Election Day vote centers, where individuals may quietly sit or stand and observe the activities within the polling place.

Observation guidelines:

- Observers may not wear or display political campaign items
- Observers may not photograph, or record by any other means, any activity at any early voting or Election Day polling place
- Use of cell phones is prohibited in the polling place
- Observers may not disrupt the voting process
- If observers have questions, they must direct them to the polling place team leader

Page 2

Secretary of State Barbara K. Cegavske

March 14, 2018

Mail Ballot Processing (Warehouse & Flamingo-Greystone Facility)

The general public is allowed, according to the NRS, to observe the counting of mail ballots. In addition, as a courtesy, members of the general public are also being allowed to observe our mail ballot processing procedures, which occur prior to tabulation.

Due to space limitations we are processing our mail ballots in two different facilities:

- 965 Trade Dr., North Las Vegas, NV 89030
 - AGILIS mail ballot processing
 - Signature audit team
 - Tabulation
 - Ballot duplication
- 2030 E. Flamingo Road, Las Vegas, NV 89119
 - Counting Board
 - Ballot duplication

Observation guidelines:

- Observers may not wear or display political campaign items
- Observers may not photograph, or record by any other means, any activity at any early voting or Election Day polling place
- Use of cell phones is prohibited in the polling place
- Observers may not disrupt the voting process
- If observers have questions, they must direct them to the polling place team leader

Election Night (Warehouse Tabulating)

In front of our tabulation area an area is provided for any observer who wishes to observe our counting activity. Reports are provided after each update to the general public and are also available on our website for review. The general public may access the website through our free county wi-fi access on their personal devices should they choose to do so.

The public viewing area allows the general public to view the tabulation room, where the processing of election night results may be observed through windows that provide full view of all counting activity. Observers are not allowed inside the room because of congestion and COVID restrictions.

The Registrar is available to answer questions, although it should be noted that very few

Page 3

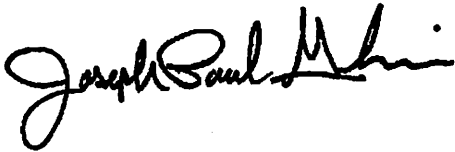
Secretary of State Barbara K. Cegavske

March 14, 2018

individuals from the public have been at the Election Center Warehouse on election night since 2000. This will probably be different this year due to increased interest in observing our activities.

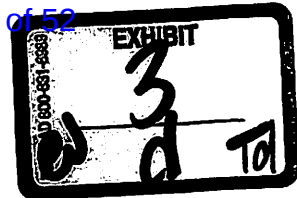
In accordance with NRS 293B.354, at link provided here is a link to the vote center polling places that will be used in the General Election on November 3, 2020 in Clark County. <https://cms8.revize.com/revize/clarknv/Election%20Department/VC-Web-20G.pdf?t=1602940110601&t=1602940110601>. An electronic copy is also attached to the e-mail.

Sincerely,

A handwritten signature in black ink, appearing to read "Joseph P. Gloria". The signature is fluid and cursive, with a large initial "J" and a distinct "G" at the end.

Joseph P. Gloria
Registrar of Voters

Enclosures



OBSERVATION OF POLLING PLACE OR CLARK COUNTY ELECTION DEPARTMENT LOCATIONS ACKNOWLEDGEMENT

In accordance with NAC 293.245 (full text included in page 2):

I, VIRGINIA STEWART, by signing this form, hereby acknowledge that during the time I observe the conduct of voting or of any election related process, I am prohibited from the following activities:

1. Talking to voters or staff within the polling place or Election Department location;
2. Using any technical devices within the polling place or Election Department location;
3. Advocating for or against a candidate, political party or ballot question;
4. Arguing for or against or challenging any decisions of the county or city election personnel and;
5. Interfering with the conduct of voting or any election related process.

I further acknowledge that I may be removed from the polling place by the county or city clerk for violating any provisions of Title 24 of the Nevada Revised Statutes or any of the restrictions described herein.

Representing Group/Organization:

Republican Party

Contact Information:

619 656 8405

Signature:

[Signature]

Print Name:

VIRGINIA STEWART

Date:

10/27/20

Polling Place or Election Department Location:

TRAD

October 21, 2020

Memo to Election Observers in the Greystone or County Election Department buildings:

Thank you for choosing to observe our voting process.

The department brought in additional staff to provide adequate supervision and security for observation areas. These staff, whom we call ambassadors, will accompany you while you are in our facilities.

Our ambassadors are not permanent Election Department employees and receive no training in our election processes, and so they are not able to accurately answer your questions about elections.

If you have any questions about the processes you are observing or other election-related questions, please inform the ambassador that you have a question for County Election Department officials. (The ambassador will create a list of questions from observers to relay to Election officials.) Or, you may choose to wait and pose their question to the Election official directly.

At this time, we plan to make Election Department officials available to observers around 9 a.m. and 3 p.m. daily to respond to any questions or concerns. These meetings will occur at both the Greystone and Election Department buildings

Thank you for our understanding.

Sincerely,

Joe Gloria

Clark County Registrar of Voters

BARBARA K. CEGAVSKE
Secretary of State

STATE OF NEVADA

SCOTT W. ANDERSON
Chief Deputy Secretary of State

MARK A. WLASCHIN
Deputy Secretary for Elections



**OFFICE OF THE
SECRETARY OF STATE**

October 22, 2020

Mr. Joe Gloria, Registrar of Voters
965 Trade Drive, Suite A
North Las Vegas, NV 89030-7802
jpg@ClarkCountyNV.gov
via Email

Re: Revision of Observation Plan

Mr. Gloria,

Over the last few days, a potential opportunity for improvement to your elections process observation plan have come to light that the Secretary of State believes to be worth considering. We have received Clark County's plan for accommodating election observers. In addition to the items detailed in your plan, we would request that you consider implementing the following:

Provide additional seating in the public viewing area for observing the signature verification process to the extent feasible while ensuring that no Personally Identifiable Information (PII) is observable to the public. This increase in seating should ensure meaningful observation.

If you have any questions regarding this letter and my determination in this matter, please contact me at (775) 684-5709.

Respectfully,

A handwritten signature in black ink that reads "Barbara K. Cegavske".

Barbara K. Cegavske
Secretary of State

EXHIBIT 2

Order Granting in Part and
Denying in Part

EXHIBIT 2

IN THE SUPREME COURT OF THE STATE OF NEVADA

FRED KRAUS, AN INDIVIDUAL
REGISTERED TO VOTE IN CLARK
COUNTY, NEVADA; DONALD J.
TRUMP FOR PRESIDENT, INC.; AND
NEVADA REPUBLICAN PARTY,
Appellants,

vs.

BARBARA K. CEGAVSKE, IN HER
OFFICIAL CAPACITY AS NEVADA
SECRETARY OF STATE; JOSEPH P.
GLORIA, IN HIS OFFICIAL CAPACITY
AS REGISTRAR OF VOTERS FOR
CLARK COUNTY, NEVADA;
DEMOCRATIC NATIONAL
COMMITTEE; AND NEVADA STATE
DEMOCRATIC PARTY,
Respondents.

No. 82018

FILED

NOV 03 2020

ELIZABETH A. BROWN
CLERK OF SUPREME COURT
BY 
DEPUTY CLERK

*ORDER GRANTING IN PART AND DENYING IN PART
MOTION FOR STAY AND TO EXPEDITE APPEAL*

This appeal challenges a district court order denying a petition for a writ of mandamus or prohibition in an election matter.

Appellants have filed an emergency motion seeking immediate relief under NRAP 8, pending appeal, prohibiting the Clark County Registrar from continuing to duplicate mail ballots unless observers are granted an opportunity to meaningfully observe the process and from using artificial intelligence to authenticate ballot signatures. Appellants also seek to expedite this appeal.

As this matter involves the election process currently underway, we conclude that it should be expedited. Therefore, we grant the motion as to the request to expedite. Appellants shall have until tomorrow

at 4 p.m. to file and serve their transcript request form or certificate that no transcript will be requested. NRAP 9(a). Appellants shall have until 4 p.m. on Thursday, November 5, 2020, to file and serve the docketing statement, opening brief, and appendices. Respondents' answering brief shall be due on or before 4 p.m. on Monday, November 9, 2020. No extensions of time will be granted.¹

We have also considered appellants' request that we enjoin the registrar from duplicating ballots and using artificial intelligence to authenticate ballots. Under NRAP 8(c), in determining whether to grant a stay or injunction pending appeal, we look to whether the object of the appeal will be defeated absent a stay or injunction, whether the granting or denying of a stay or injunction will result in irreparable or serious injury to appellants and respondents, and whether appellants have demonstrated a likelihood of success on the merits.

Although some portions of the appeal may be defeated absent immediate relief, appellants have not demonstrated that the entire appeal will be defeated, and due to the urgent nature of the matter, we have granted their request to expedite. Moreover, appellants have not demonstrated a sufficient likelihood of success to merit a stay or injunction. The district court concluded that appellants' allegations lacked evidentiary support, and their request for relief to this court is not supported by

¹For purposes of this order, we suspend the provisions of NRAP 25(a)(2)(B)(ii), (iii), and (iv), which provide that a document is timely filed if, on or before its due date, it is mailed to this court, dispatched for delivery by a third party commercial carrier, or deposited in the Supreme Court drop box. See NRAP 2. Accordingly, all documents shall be filed personally or by facsimile or electronic transmission with the clerk of this court in Carson City.

affidavit or record materials supporting many of the factual statements made therein. See NRAP 8(2)(B)(ii), (iii). It is unclear from the motion how appellants are being prevented from observing the process or that the use of the Agilis machine is prohibited under AB 4. As the district court's order points out, mandamus relief is warranted only to compel performance of a mandatory statutory duty or to remedy a manifest abuse of discretion. *Round Hill General Improvement Dist. v. Newman*, 97 Nev. 601, 603-04, 637 P.2d 534, 536 (1981). Appellants' motion, on its face, does not identify any mandatory statutory duty that respondents appear to have ignored. Further, appellants fail to address the district court's conclusion that they lack standing to pursue this relief. Thus, appellants have not shown that the NRAP 8(c) factors militate in favor of a stay or injunction, and the request for immediate relief is denied.

It is so ORDERED.

Pickering, C.J.
Pickering

Gibbons, J.
Gibbons

Hardesty, J.
Hardesty

Parraguirre, J.
Parraguirre

Stiglich, J.
Stiglich

Cadish, J.
Cadish

Silver, J.
Silver

cc: Hon. James E. Wilson, District Judge
Hon. James E. Wilson, District Judge
Marquis Aurbach Coffing
O'Mara Law Firm, P.C.
Harvey & Binnall, PLLC
Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP/Las Vegas
Attorney General/Carson City
Perkins Coie, LLP/Washington DC
Clark County District Attorney/Civil Division
Carson City Clerk

EXHIBIT 3

Emergency Motion for Extension

EXHIBIT 3

IN THE SUPREME COURT OF THE STATE OF NEVADA

Fred Kraus, an individual registered to vote in
Clark County, Nevada, DONALD J. TRUMP
FOR PRESIDENT, INC.; the NEVADA
REPUBLICAN PARTY,

Appellants,

vs.

BARBARA CEGAVSKE, in her official
capacity as Nevada Secretary of State, JOSEPH
P. GLORIA, in his official capacity as Registrar
of Voters for Clark County, Nevada,
DEMOCRATIC NATIONAL COMMITTEE
and NEVADA STATE DEMOCRATIC
PARTY,

Respondents.

Electronically Filed
Nov 05 2020 01:46 p.m.
Elizabeth A. Brown
Clerk of Supreme Court

Case No.: 82018

Appeal from the First Judicial
District Court, The Honorable
Judge James E. Wilson Presiding

EMERGENCY MOTION UNDER NRAP 27(e)
FOR EXTENSION OF BRIEFING SCHEDULE PENDING SETTLEMENT
(Immediate Relief Required – 11/5/2020)

Marquis Aurbach Coffing

Brian R. Hardy, Esq.
Nevada Bar No. 10068
Susan E. Gillespie, Esq.
Nevada Bar No. 15227
10001 Park Run Drive
Las Vegas, Nevada 89145
Telephone: (702) 382-0711
Facsimile: (702) 382-5816
bhardy@maclaw.com
sgillespie@maclaw.com

The O'Mara Law Firm, P.C.

David O'Mara, Esq.
Nevada Bar No. 8599
311 E. Liberty Street
Reno, Nevada 89501
david@omaralaw.net

Harvey & Binnall, PLLC

Jesse R. Binnall, Esq. (*admitted pro*
hac vice)
717 King Street, Suite 300
Alexandria, Virginia 22314
Telephone: (703) 888-1943
jbinnall@harveybinnall.com

Attorneys for Appellants

Appellants, Fred Kraus; Donald J. Trump for President, Inc.; the Nevada Republican Party (collectively “Appellants”), by and through their counsel of record, Marquis Aurbach Coffing; Harvey & Binnall, PLLC; and The O’Mara Law Firm, P.C., hereby move this Court pursuant to NRAP 31(b) and NRAP 27(e) for a 7-day extension of time to file their docketing statement, opening brief, and appendix pending settlement.

On November 3, 2020, this Court issued an order granting in part and denying part Appellants’ emergency motion for stay and to expedite appeal, setting an expedited briefing schedule. Appellants’ docketing statement, opening brief, and appendix is currently due by 4pm today, November 5, 2020. No previous extensions have been requested. If this Court grants this request for a 7-day extension, Appellants’ docketing statement, opening brief, and appendix will be due on November 12, 2020 by 4 pm. Good cause exists for allowing Appellants’ to extend the filing deadline until November 12, 2020 as follows:

1. On November 4, 2020, Appellants and Respondents Barbara Cegavske and Joseph Gloria were able to reach a settlement agreement.

2. On Wednesday evening, counsel for Appellants circulated a proposed stipulation and order containing the terms agreed upon to counsel for all Respondents including the District Court Intervenor Parties, Respondents Democratic National Committee and Nevada State Democratic Party

(“Intervenors”), who asserted no claims and had no claims asserted against them in the District Court.

3. Counsel for Respondent Joseph Gloria responded with a suggested change on the morning of November 5, 2020, which was accepted by Petitioners, and the revised stipulation and order was sent out for approval and subsequently approved and/or signed by Appellants and Respondents Barbara Cegavske and Joseph Gloria.¹

4. The stipulation and order is simple and contains the following terms:

The Registrar shall allow the public to have additional observation access to the ballot duplication in the Greystone Facility such that all tables where the duplication process is occurring shall be visible to public observers; and

Petitioners shall voluntarily dismiss the pending appeal in the Nevada Supreme Court, Case No. 82018.

Based upon the foregoing, the parties hereto agree to dismissal of all claims brought in this action and any appeal hereof with each party to bear its own fees and costs.

5. Intervenors acknowledged receipt of the stipulation and order on October 4, 2020 but, despite multiple requests, have been unable to approve the two-

¹ The stipulation and order as approved by Appellants and Respondents Barbara Cegavske and Joseph Gloria is attached as **Exhibit 1**. Counsel for Respondent Joseph Gloria has executed the attached exhibit whereas Counsel for Respondent Barbara Cegavske sent an email approving use of his electronic signature on the same via an email sent on November 5, 2020 at 8:27 a.m.

page stipulation and order which affords the public additional observation access during this election.

6. Once all signatures have been obtained, Appellants will file a motion for voluntary dismissal of the instant appeal to return jurisdiction to the District Court in order to complete the settlement of the case below.

7. Appellants' will dismiss the instant appeal or, if a fully executed stipulation and order for settlement is not obtained, will determine how it intends to proceed no later than November 11, 2020 at 4 pm.

This motion is submitted in good faith and not for purposes of delay. Appellants wish to avoid any unnecessary expenditure of this Court's valuable resources as well as to avoid incurring additional costs to their clients in preparing unnecessary documents. Appellants, therefore, respectfully request that this Court grant the instant motion and extend the briefing schedule by 7 days to allow the parties the opportunity to reach a complete settlement in this matter and dismiss this appeal.

Dated this 5th day of November, 2020.

MARQUIS AURBACH COFFING

By /s/ Brian R. Hardy

Brian R. Hardy, Esq. (SBN 10068)
Susan E. Gillespie, Esq. (SBN 15227)
10001 Park Run Drive
Las Vegas, Nevada 89145

THE O'MARA LAW FIRM, P.C.
David O'Mara, Esq.
Nevada Bar No. 8599
311 E. Liberty Street
Reno, Nevada 89501

HARVEY & BINNALL, PLLC
Jesse R. Binnall, Esq. (*pro hac vice*)
717 King Street, Suite 300
Alexandria, Virginia 22314

Attorneys for Appellants

NRAP 27(e) CERTIFICATE

I hereby certify that this Emergency Motion for Relief Under NRAP 27(e) relies upon issues raised by Appellants in the District Court, and otherwise complies with the provisions of NRAP 27(e).

As set forth in the body of this motion, emergency relief is needed immediately given the current election or on or before **November 5, 2020**. The telephone numbers and office addresses of the attorneys for the parties are as follows:

Marquis Aurbach Coffing

Brian R. Hardy, Esq.
Susan E. Gillespie, Esq.
10001 Park Run Drive
Las Vegas, Nevada 89145
Telephone: (702) 382-0711
Facsimile: (702) 382-5816
bhardy@maclaw.com
sgillespie@maclaw.com

&

The O'Mara Law Firm, P.C.

David O'Mara, Esq.
Nevada Bar No. 8599
311 E. Liberty Street
Reno, Nevada 89501
Telephone: (775) 323-1321
david@omaralaw.net

&

Harvey & Binnall, PLLC

Jesse R. Binnall, Esq.
(*admitted pro hac vice*)
717 King Street, Suite 300
Alexandria, Virginia 22314
Telephone: (703) 888-1943
jbinnall@harveybinnall.com
Attorneys for Appellants

Office of the Attorney General

Gregory L. Zunino, Esq.
100 North Carson St.
Carson City, NV 89701-4717
Telephone: (775) 400-0340
Fax: (775) 684-1108
gzunino@ag.nv.gov
Attorney for Respondent Barbara Cegavske

Clark County District Attorney

Mary Anne Miller, Esq.
500 S. Grand Central Pkwy, 5th Floor
Las Vegas, NV 89155
Telephone: (702) 671-2500
mary-anne.miller@clarkcountynvda.com
Attorney for Respondent Joseph Gloria

Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP

Bradley S. Schrager, Esq.
Daniel Bravo, Esq.
3556 E. Russell Rd. 2nd Floor
Las Vegas, NV 89120
Telephone: (702) 341-5200
Fax: (702) 341-5300
bschrager@wrslawyers.com
dbravo@wrslawyers.com

&

Perkins Coie LLP

John M. Devaney, Esq.

(admitted pro hac vice)

700 Thirteenth Street NW, Suite 800

Washington, D.C. 2005-3960

jdevaney@perkinscoie.com

*Attorneys for Intervenor-Respondents, DNC Services Corporation/Democratic
National Committee and Nevada State Democratic Party*

According to the attached certificate of service, all parties through their counsel of record have been served electronically through this Court's electronic filing system, and by email as indicated. Furthermore, the undersigned notified the parties by email and/or telephone on November 5, 2020 of the instant emergency motion and the basis for the same. The undersigned's office also informed the Clerk of the emergency motion on the same day.

Dated this 5th day of November, 2020.

MARQUIS AURBACH COFFING

By /s/ Brian R. Hardy

Brian R. Hardy, Esq.

Nevada Bar No. 10068

Susan E. Gillespie, Esq.

Nevada Bar No. 15227

10001 Park Run Drive

Las Vegas, Nevada 89145

THE O'MARA LAW FIRM, P.C.

David O'Mara, Esq.

Nevada Bar No. 8599

311 E. Liberty Street

Reno, Nevada 89501

HARVEY & BINNALL, PLLC
Jesse R. Binnall, Esq. (*pro hac vice*)
717 King Street, Suite 300
Alexandria, Virginia 22314

Attorneys for Appellants

CERTIFICATE OF SERVICE

I hereby certify that the foregoing **EMERGENCY MOTION FOR RELIEF UNDER NRAP 27(e) FOR EXTENDED BRIEFING SCHEDULE PENDING SETTLEMENT** was filed electronically with the Nevada Supreme Court on the 5th day of November, 2020. Electronic Service of the foregoing document shall be made in accordance with the Master Service List as follows:

Office of the Attorney General

Gregory L. Zunino, Esq.

gzunino@ag.nv.gov

Attorney for Respondent Barbara Cegavske

Clark County District Attorney

Mary Anne Miller, Esq.

Mary-anne.miller@clarkcountyda.com

Attorney for Respondent Joseph Gloria

Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP

Bradley S. Schrager, Esq.

bschrager@wrslawyers.com

Attorneys for Intervenor-Respondents, DNC Services Corporation/Democratic National Committee and Nevada State Democratic Party

I further certify that I served a copy of this document by emailing a true and correct copy thereof due to the exigency of the requested relief:

Office of the Attorney General

Gregory L. Zunino, Esq.

100 North Carson St.

Carson City, NV 89701-4717

gzunino@ag.nv.gov

Attorney for Respondent Barbara Cegavske

Clark County District Attorney

Mary Anne Miller, Esq.
500 S. Grand Central Pkwy, 5th Floor
Las Vegas, NV 89155
mary-anne.miller@clarkcountynyda.com
Attorney for Respondent Joseph Gloria

Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP

Bradley S. Schrager, Esq.
Daniel Bravo, Esq.
3556 E. Russell Rd. 2nd Floor
Las Vegas, NV 89120
bschrager@wrslawyers.com
dbravo@wrslawyers.com

Perkins Coie LLP

John M. Devaney, Esq.
(*admitted pro hac vice*)
700 Thirteenth Street NW, Suite 800
Washington, D.C. 20005-3960
jdevaney@perkinscoie.com

*Attorneys for Intervenor-Respondents, DNC Services Corporation/Democratic
National Committee and Nevada State Democratic Party*

/s/ Leah Dell

Leah Dell, an employee of
Marquis Aurbach Coffing

Exhibit 1

MARQUIS AURBACH COFFING

10001 Park Run Drive
Las Vegas, Nevada 89145
(702) 382-0711 FAX: (702) 382-5816**Marquis Aurbach Coffing**

Brian R. Hardy, Esq.
Nevada Bar No. 10068
Susan E. Gillespie, Esq.
Nevada Bar No. 15227
10001 Park Run Drive
Las Vegas, Nevada 89145
Telephone: (702) 382-0711
Facsimile: (702) 382-5816
bhardy@maclaw.com
sgillespie@maclaw.com

The O'Mara Law Firm, P.C.

David O'Mara, Esq.
Nevada Bar No. 8599
311 E. Liberty Street
Reno, Nevada 89501

Harvey & Binnall, PLLC

Jesse R. Binnall, Esq. (*admitted pro hac vice*)
717 King Street, Suite 300
Alexandria, Virginia 22314
Telephone: (703) 888-1943
jbinnall@harveybinnall.com
Attorneys for Petitioners

**IN THE FIRST JUDICIAL DISTRICT COURT
OF THE STATE OF NEVADA IN AND FOR CARSON CITY**

Fred Kraus, an individual registered to vote in Clark
County, Nevada, DONALD J. TRUMP FOR
PRESIDENT, INC.; the NEVADA REPUBLICAN
PARTY,

Petitioners,

v.

BARBARA CEGAVSKE, in her official capacity as
Nevada Secretary of State, JOSEPH P. GLORIA, in
his official capacity as Registrar of Voters for Clark
County, Nevada,

Respondents

and

Intervenor Respondents DEMOCRATIC
NATIONAL COMMITTEE and NEVADA STATE
DEMOCRATIC PARTY,

Intervenor-Respondents.

Case No.: 20 OC 00142 1B
Dept. No.: 2

**STIPULATION AND ORDER
FOR DISMISSAL OF ALL CLAIMS**

STIPULATION AND ORDER FOR DISMISSAL

Petitioners, Fred Kraus, Donald J. Trump for President, Inc. and the Nevada Republican Party (herein "Petitioners"), by and through their attorney of record, Brian R. Hardy, Esq. and Barbara Cegavske, in her official capacity as Nevada Secretary of State through her attorney of record, Gregory L. Zunino, Esq.; Joseph P. Gloria, in his official capacity as Registrar of Voters for Clark County (the "Registrar") through his attorney of record, Mary-Anne Miller, Esq. and Intervenor Respondents Democratic National Committee and Nevada State Democratic Party through its attorney, Daniel Bravo, Esq. hereby stipulate and agree as follows:

1. The Registrar shall allow the public to have additional observation access to the ballot duplication in the Greystone Facility such that all tables where the duplication process is occurring shall be visible to public observers; and
2. Petitioners shall voluntarily dismiss the pending appeal in the Nevada Supreme Court, Case No. 82018
3. Based upon the foregoing, the parties hereto agree to dismissal of all claims brought in this action and any appeal hereof with each party to bear its own fees and costs.

AFFIRMATION

The undersigned does hereby affirm that the preceding document does not contain the Social Security number of any person.

Dated this 5th day of Nov., 2020

Dated this ___th day of October, 2020

**OFFICE OF THE DISTRICT
ATTORNEY, CIVIL DIVISION**

MARQUIS AURBACH COFFING

By: 

By: _____

Mary-Anne Miller, Esq., SBN 1419
500 S. Grand Central Pkwy
Las Vegas, NV 89106
Attorneys for Respondent, Joe P. Gloria

Brian R. Hardy, Esq., SBN 10068
Susan E. Gillespie, Esq., SBN 15227
10001 Park Run Drive
Las Vegas, NV 89145
Attorneys for Petitioners

STIPLUATION AND ORDER FOR DISMISSAL

Petitioners, Fred Kraus, Donald J. Trump for President, Inc. and the Nevada Republican Party (herein "Petitioners"), by and through their attorney of record, Brian R. Hardy, Esq. and Barbara Cegavske, in her official capacity as Nevada Secretary of State through her attorney of record, Gregory L. Zunino, Esq.; Joseph P. Gloria, in his official capacity as Registrar of Voters for Clark County (the "Registrar") through his attorney of record, Mary-Anne Miller, Esq. and Intervenor Respondents Democratic National Committee and Nevada State Democratic Party through its attorney, Daniel Bravo, Esq. hereby stipulate and agree as follows:

1. The Registrar shall allow the public to have additional observation access to the ballot duplication in the Greystone Facility such that all tables where the duplication process is occurring shall be visible to public observers; and
2. Petitioners shall voluntarily dismiss the pending appeal in the Nevada Supreme Court, Case No. 82018
3. Based upon the foregoing, the parties hereto agree to dismissal of all claims brought in this action and any appeal hereof with each party to bear its own fees and costs.

AFFIRMATION

The undersigned does hereby affirm that the preceding document does not contain the Social Security number of any person.

Dated this 5th day of October, 2020

Dated this 5th day of ~~October~~ ^{Nov}, 2020

OFFICE OF THE DISTRICT
ATTORNEY, CIVIL DIVISION

By: 

Mary-Anne Miller, Esq., SBN 1419
500 S. Grand Central Pkwy.
Las Vegas, NV 89106
Attorneys for Respondent, Joe P. Gloria

MARQUIS AURBACH COFFING

By: 

Brian R. Hardy, Esq., SBN 10068
Susan E. Gillespie, Esq., SBN 15227
10001 Park Run Drive
Las Vegas, NV 89145
Attorneys for Petitioners

EXHIBIT 4

Investigative Report

EXHIBIT 4

NEVADA SECRETARY OF STATE

MEMORANDUM OF INTERVIEW

FILE NO: CRI20-105

DATE AND TIME OF INTERVIEW: 11/3/2020

TITLE OF CASE: Jill Stokke Elections

NAME & TITLE OF INTERVIEWERS: Paul Tucker, Chief Investigator

INTERVIEWEE:

NAME: Jill Stokke

ADDRESS: [REDACTED]

ZIP: [REDACTED]

PHONE : [REDACTED]

DOB: [REDACTED]

SS# [REDACTED]

PLACE OF INTERVIEW: (Indicate if by telephone)

Telephonic interview with Jill Stokke (Stokke). Attempted to contact Stokke at her residence on 11/3/20 at approximately 0900. A White Male Adult (WMA) answered the door and indicated Jill would not be home for most of the day. I provided this individual with my business card and asked him to have Jill call me in reference to her 2020 Ballot issue. Stokke called me on my office phone at 1611 hours on November 3, 2020.

SUMMARY OF INFORMATION:

This case involves a voting issue associated with the 2020 General Election. Stokke contacted various Las Vegas local news organizations claiming she went to a polling place to cast her vote during the State of Nevada early voting period. At the polling place she was advised she would not be able to cast her vote as her ballot had previously been mailed in.

In an article posted on Las Vegas KLAS Channel 8 News website, it was reported Stokke was told by a poll worker the signature on the ballot received at the polling headquarters showed a signature match, and she would not be allowed to vote.

During my telephone interview with Stokke, she provided the following voluntary information:

On October 27, 2020, Stokke was taken to the polling place to cast a vote by a friend (she said she is legally blind). Upon attempting to cast her vote, she was

OFFICIAL USE ONLY

THIS DOCUMENT IS THE PROPERTY OF THE STATE OF NEVADA, SECRETARY OF STATE. THE CONTENTS ARE CONSIDERED CONFIDENTIAL AND MAY NOT BE REPRODUCED OR DISSEMINATED WITHOUT THE EXPRESS WRITTEN PERMISSION OF THE OFFICE OF THE SECRETARY OF STATE.

NEVADA SECRETARY OF STATE

MEMORANDUM OF INTERVIEW

advised the polling headquarters had already received a ballot in her name and she would not be able to cast an additional vote.

Stokke told me she only received a sample ballot at her home, but to her knowledge never received a regular ballot.

She told me she went to elections headquarters to address the matter and spoke directly to Joe Gloria (Gloria). Gloria told her the signature on the ballot received on October 14, 2020, matched the signature she had on file with the registrar's office.

Stokke told me she thought an individual being evicted from her residence during this time may have taken her ballot. She said when she advised Gloria of this, he produced two yellow legal pads and told her if she provided a statement regarding the possible theft of her ballot, she would be provided a provisional ballot to cast.

Stokke told me she did not think she should be pressured into implicating another person in a crime when she had no proof this crime actually occurred.

I attempted to explain the legal ramifications of casting two ballots per Nevada Revised Statute (NRS) 293.780. I suggested that filling out a statement to support her allegation of a stolen ballot would ensure she would not be charged with a double voting crime.

Stokke maintained she should not have to implicate another person in a crime in order to cast her vote.

Stokke told me she contacted local news outlets to include channel 5 (Fox affiliate), channel 3 (NBC affiliate), and channel 8 (CBS affiliate).

She said Channel 8 reporter David Charns came to her residence and interviewed her. She said she was disappointed in the report as it only talked about her issue briefly, and then went on to talk about previous election issues.

Stokke then told me she was no longer going to pursue the situation because she felt like she had done everything she could.

I advised Stokke I would still be conducting an investigation. Stokke agreed to allow me to call her for follow up questions.

The call was then terminated after a duration of 34 minutes. It was not recorded.